1 2 3 4 5 6 7 8 9	STEPHEN YOUNG, CASB No. 58711 MADE JS-6 steve.young@kyl.com DAVID D. PIPER, CASB No. 179889 david.piper@kyl.com AUDETTE PAUL MORALES, CASB No. 216631 audette.morales@kyl.com KEESAL, YOUNG & LOGAN A Professional Corporation 400 Oceangate, P.O. Box 1730 Long Beach, California 90801-1730 Telephone: (562) 436-2000 Facsimile: (562) 436-7416 Attorneys for Plaintiff COMPUTER CLEARING SERVICES, INC.	
11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CALIFORNIA – WESTERN DIVISION	
13		
14 15	COMPUTER CLEARING SERVICES, INC.,	Case No. CV 03-0230 GW (FMOx)
16 17 18 19 20 21	Plaintiff, vs. PASCAL SIMONON, Defendant.	JUDGMENT Date: July 31, 2008 Time: 8:30 a.m. Place: Courtroom 10 Discovery Cutoff: Motion Cutoff: Trial Date:
22 23	The petition of Plaintiff COMPUTER CLEARING SERVICES,	
24	INC. ("Plaintiff") to confirm the arbitration award rendered in the	
25	National Association of Securities Dealers Dispute Resolution, Inc.	
26	("NASD DR") matter entitled <u>Computer Clearing Services</u> , Inc. v. Pascal	
27	Simonon, NASD DR Case No. 05-06526 (hereinafter the "Arbitration"),	
28	and enter judgment thereon, came on regularly for hearing by the Court	

on July 31, 2008 before the Honorable George H. Wu in Courtroom 10 of the above-entitled Court.

Plaintiff appeared through counsel, Audette Paul Morales of the law offices of Keesal, Young & Logan. Defendant PASCAL SIMONON and his counsel failed to appear.

Having considered the papers filed by all parties, and having heard oral argument by counsel, this Court granted Plaintiff's Petition to Confirm NASD DR Arbitration Award and Enter Judgment Thereon. Accordingly,

IT IS HEREBY ADJUDGED and DECREED that judgment is entered in conformity with the Arbitration Award issued in National Association of Securities Dealers Dispute Resolution, Inc. Arbitration, and the Award, rendered in the Arbitration, is confirmed in its entirety such that:

- 1) [Defendant] is liable to and shall pay [Plaintiff] the sum of \$66,381 in compensatory damages, comprised of the principal plus pre-judgment interest through June 30, 2007.
- 2) [Defendant] is liable to and shall pay [Plaintiff] interest on the unpaid portion of \$66,381 at the rate of 7% per annum from July 1, 2007 until the date that the Award is paid in full.
- 3) [Defendant] is liable to and shall pay [Plaintiff] the sum of \$55,000 in attorney's fees and costs, pursuant to the Customer Agreement.
- 4) Except as awarded above, the parties shall bear their respective costs, including attorney's fees.

28 | / /

Case 2:03-cv-00230-GW-FMO Document 21 Filed 07/31/08 Page 3 of 3 Page ID #:108